Case 2:20-sv-12507-MFL-APP ECIONO. 111	Page 1 of 10
September 9, 2018 Pres	siclaret Trisum Son
HAVORABLE	STATE CHOICE
Scott S. Harris, Clerk & TO Return one Petr	tioner worth approved The
Clayton R. Higgins, Jr.	leneral Agreement BolieFOU
out of the officer states	
Office of the Clerk ONE First Street M & C. Washington, DC 20543	-IT. Don't Serve Him this LTR
Reap	ding this wouthou beat.
	ould want a petition processed in favor of the petitioner if
the served defendant failed to dispute or failed to res	pond with answers".
This is my response to your letter of September 4, 2018.	
STOP TAM OF DING W	VITH MY Defitions!
The Supreme Court cannot attempt to begin another iteration	on of the Default Judgement in Favor of Petitioner process
because the petitioner won.	(1)
The Court cannot file a late response for the reason: the pet her and that was received by the courts on July 18, 2018.	itioner had requested Entry of Default Judgement favorable to
The Petitioner had taken proper steps to request Entry of De	fault favorable to her
One of the three or all: Judiciary, Senator Levin, President Tr	ump guided petitioner having won to impose a deadline against
the Supreme Court of the United States to hold the Supreme	Court Accountable for the reason the Supreme Court is
uniawiully late in providing petitioner relief.	
However for the reasons of courtesy, the Petitioner is respons	ding to the questions of the Supreme Court of the United
States despite they've asked for information post the right of approved Settlement Relief Agreement.	Legal Default Judgement in Favor of Petitioner victory in an
	Concret wheeles Att. HUV 2000 Line Line
The Supreme Court of the United States and the U.S. Solicitor answer the Approved Settlement-Relief Petition Filed with the	Court on lune 6 2018, Legal continue had been
rresident frump on June 11, 2018 and legal petition service to	the Solicitor General was on June 6, 2018, PRESIDENT
TROWP HAS INFORMED THE PETITIONER SHE HAS WON HER S	ETTLEMENT RELIEF DEFAULT JUDGEMENT IN FAVOR OF
PETITONER ON MERIT. CERTIFIED ON POR	
In other words, President Trump on hehalf of the	MERITORIOUS
and the US Solicitor General Torreited any case that would rev	government; the Supreme Court of the United States, ON erse their July 2018 Decision to provide Mc Coorden
Section of default	ed judgement in favor of netitioner
the Motion for entry of Default Judgement in Favor of Petition	er) The Court having sent a Sentember 4, 2018 letter to
Ms. Gooden with copies of her court petitions and requests, d	eliberately failed to send a copy of Petitioners (MOTION
POHONIS ENTRY OF DEFAULT US!	S'D Attempted cover up
RECIPIENT NOTARIZED	USPS MAILED RECEIVED
PV COMEDICA	CEPTIFIE APPROVAL
Defeater BANK BRANCH	SUITE OF ALL
Detective U.S. SOLICITOR FRESIDENT Relief Det U.S. SOLICITOR GENERAL PRESIDENT 7.5.18	SCOLOS FAID TAZ
U.S. SOLICITOR 7.5.18	7.10.18 Dec 15 7.17.18 Dec 15 1.17.18
GENERAL	DA CHOSPACINA
1 Met 1	7.10.18 Directive 7.17.18 7.10.18
U.S. SUPREME COURT 7.5.18	7127120
PRESIDENT TRUMP HAD CONVEYED IN AUGUST 2018 THAT I'W	NS GOODEN
の心	K'S LETTER OF 9.4.2018 HAVING TRIED TO DELAY RELIEF
DEPOSIT, OR HAVING TRIED AGAIN TO ATTEMPT TO STEAL REL	IEC EDOLA DETITIONED
SELENA SHERI GOODEN, DETITIONER	RECEIVED
9 10 18 RESPONSE TO THE CHARGAS COURT CLERKIS CERTIFICATION	ER 4, 2018 LATE LETTER SEP 1 4 2018
MS. GOODEN ALREADY QUALIFIES FOR DEFAULT JUDGEMENT II	FAVOR OF PETITIONER THAT SCOTUS HIDET-PROVIDE
BY ACCOUNTABLE DATE: 9.30.18.	SUPREME COURT, U.S.
DIRECTION SEAL DI	ectly or sco TUS MUST
Directive Scotic Miction	ING DOLLGE PROVIDE.

CARD GOODLY
PLEASE DON'T FORGET ROCKDALE COUNTY PROBATE COURT, CONVICTED ASSAILANTS, MUST PROVIDE A CHECK FROM ZACKARY ELLIS PROBATE, CALEB'S FATHER. BECAUSE THAT RELIEF DEMAND FOR CALEB'S INHERITENCE ALSO DEFAULTED FAVORABLE TO PETITIONER, HIS MOTHES.
PLEASE MAKE SURE THAT POLICE CHIEF JAMES CRAIG (ACCOUNTABLE FOR CHILD ABDUCTION AND MISSING CHILD RECOVERY THAT, HE'D OBSTRUCTED, ALONG WITH OTHER CHARGED AND PROSECUTED ARE ARRESTED FOR CHILD ABDUCTION AND HOSTAGING THAT OCCURRED FROM JULY 2013 TO MAY 2015. U.S. Attorney General rescued and returned Petitioners Child to her.
I'M EXPECTING A RESPONSE FROM THE SUPREME COURT, AND THE REQUESTED JUSTICE IS RUTH GINSBURG WHO I'D BEEN COMMUNICATING WITH VIA EMAIL AND ON TWITTER, ALONG WITH PRESIDENT TRUMP, SENATOR CARL LEVIN. CHIEF JUSTICE ROBERTS (AUTOMATIC RECUSED FROM THIS SETTLEMENT THAT HAD GROWN OUT OF ORIGINAL U.S. SUPREME COURT CASE 148524), Because the hard tree to Force to Authority than he has more opposite Religious Strangham and the has more while Goods is pure SINCERELY,
Selena S. GOODEN Livile
CC: PRESIDENT DONALD TRUMP CARE OF KELLEY ANNE CONWAY ATTORNEY JUSTICE GINSBURG
SENATOR CARL LEVIN (SENATOR LEVIN, MY MOTHER IS IN CHRONIC PAIN, SHE'S BEST RESIDING WHERE SHE IS IN RIVERVIEW, MI UNTIL I MOVE HER IN WITH ME. YOU HAD INVADED MY MOTHER ENOUGH WITH THE CONCEPTIONS AND RICH MARKS, AND YOU NAMED ALL OF HER CHILDREN ON THEIR BIRTHDAYS, 11 AND THE FAMILY IDENTITY IS NOT JUST LEVIN IS "LOVE AND WAR" MILITARY TREASURES THAT MAP TO YOUR POWERFUL HISTORY, INCLUDING THE COURTS AND ATTORNEY GENERAL OFFICES AND UNITED STATES SYMBOLISM.
State of MI_ County of Wayne
On this day, personally appeared before me Selena Gooden known to be the person who's proven identity in the signature administration of this written instrument.
(Notary Public) 10-4-18
My Commission Expires: 8-1-2024 My Commission Expires: 8-1-2024 Acting in the County of Wayne LIELA HAZIMEH NOTARY PUBLIC - STATE OF MICHIGAN COUNTY OF WAYNE My Commission Expires August 01, 2024 Acting in the County of Wayne
SELENA GOODEN RE: MOTION LETTER TO SCOTUS, RE: SENATOR LEVIN'S EXPLOITATION TO WITHHOLD 30 TO

40 PERCENT TAX FROM RELIEF FROM PETITIONER'S RELIEF.

10.3.2018 2 | Page

O.KI	//(C)/(G)
nem !	PRESIDENT TRUMP RESPONDED THAT "PETITIONER DOESN'T NEED TO SERVE HIM A CORRECTED PETITION.
REQU	JESTED BY THE SUPREME COURT OF THE UNITED STATES, TO DOG LO CARDO TO THE LANGE OF THE UNITED STATES, TO THE UN
01-	SKI THE STEPPE WOLL HE LAWSUIT Relief
	PETITIONER ISN'T, POST DEFAULT JUDGEMENT IN FAVOR OF PETITIONER, CHANGING THE PETITION, OR ANY OF
HEKE	PREVIOUS MOTIONS THAT AMENDED THE ORIGINAL PETITION. HOWEVER IS HAPPY TO CLARIFY ANY POST DEFAULT
DEAD	EMENT IN FAVOR OF PETITIONER ISSUES THE COURT MIGHT HAVE AS LONG AS IT DOESN'T HAMPER THE
	ausing 2 top tamperiace with my petition
DRESI	DENT TRUMP, SENATOR LEVIN, AND JUDICIARY CHAIRMAN BOB GOODLATTE OF THE THREE OF THEM ONE OF
THEM	I GUIDED ME ON 9 6 18 MAN KENTEN SEASON OF THE THREE OF THEM ONE OF
APP	I GUIDED ME ON 9.6.18 MAKE THEATSUND TWE APPLICATION TO THE BY LYING A DEADLINES: CHIEF JUSTICE ROBERTS RESPONDED THAT RELIEF WOULD BE PROVIDED 15 TO
20 BU	SINESS DAYS FROM 9.6.18. HOWEVER IF THE SCOTUS AND SCOTUS CLERKS REQUIRE A FEW EXTRA DAYS BEYOND
SEPTE	MBER 21, 2018, I'M AGREEABLE TO ACCEPT THAT THE COURTS WILL ACCOMPLISH MY JUDGEMENT AND RELIEF
DEPO!	SIT BY SEPTEMBER 30. 2018.
•	
M	Y COURTESY RESPONSES TO THE COURTS POST DEFAULT JUDGEMENT IN FAVOR OF PETITIONER QUESTIONS
	THE PROPERTY OF PETITIONER QUESTIONS
1.	The Petitioners Settlement Agreement Petition states explicitly what exceptional circumstances warrant the
	exercise of the Supreme Courts, Judiciary Committees, and the Presidents Discussion December 1
	ACMA!
2.	My insane victimizers derived from the United States District Court Eastern District of Michigan (Levin Building)
100	U.S. Armed Services Chairman Senator Levin, Judiciary Power at U.S. District Court Eastern District of Michigan
lice	Judiciary Power of former Judiciary Chairman Congressman John Convers has admitted guilt and said he is
ef	willing to surrender to court-order psychiatric evaluation for himself.
DIF	President Trump has decided has diplomatic immunity.
30	Prosecution Chief Caring 15 Mot, He's
ecute	DEVIATED LEGITAL IN
٥.	The pétition provides significant reasons why her Settlement Relief isn't filed in U.S. District Court Eastern District of Michigan. The court has sinister and unlessful involvement in the court in t
	District of Michigan. The court has sinister and unlawful involvement in the two year abduction and hostaging of Ms. Gooden's only child, Caleb Gooden.
	the state of the s
4.	You have not appended a copy of the judgement or order in respect of which the writ is sought. I petitioned my
	President & Judiciary Committee approved 2018 Settlement Agreement/Petition" and served President Trump
	and the U.S. Solicitor General. I was invited by Chief Justice John Roberts, U.S. Supreme Court to petition my
	approved Settlement Agreement/Petition to the U.S. Supreme Court, Additionally, the Supreme Court of the
	United States has copies of any old Judgement and Orders and case files Supreme Court Case 14-8524 dating
	back to 2015 Writ of Certiorari.
-	QNA
5.	My "President & Judiciary Committee approved 2018 Settlement Agreement explicitly specifies all of
	the Relief approved and sought. Additionally, regarding the monetary relief aspect, the amount is \$3.5 billion
	and a \$700,000,000 Late penalty fee assessed against the government.
6.	The position does not follow the form
υ.	The petition does not follow the form prescribed by Rule 14 as required by Rule 20.2. My "President & Judiciary Committee approved 2018 Settlement Agreement
	Committee approved 2018 Settlement Agreement was approved. Was not a case that needed to be
	processed and the heard by a Panel of Justices. Was handled like an individual application or a case that the President, and Judiciary Committee had already decided on. They had a deliver with the processed and
	President, and Judiciary Committee had already decided on. They had. Additionally, You're late in your inquiry. I won my My "President & Judiciary Committee approved 2018 Settlement that I file deviate the provided in the committee approved 2018 Settlement that I file deviate the committee approved 2018 Settlement
	I won my My "President & Judiciary Committee approved 2018 Settlement that I filed with the courts by default

Case 2:20-cv-12507-MFL-APP -ECF No. 1-1, PageID:16 Filed 09/10/20 Page 3 of 10

SELENA SHERI GOODEN, Petitione 9.10.18 RESPONSE TO THE SUPREME COURT CLERK'S SEPTEMBER 4, 2018 LATE LETTER MS. GOODEN ALREADY QUALIFIES FOR DEFAULT JUDGEMENT IN FAVOR OF PETITIONER THAT SCOTUS MUST PROVIDE BY ACCOUNTABLE DATE: 9.30.18.

judgement in favor of petitioner.

Case 2:20-cv-12507-MFL-APP ECF No. 1-1	
MS Gooden was	s who all forced to
. a Make Corrections to Her	Petition because of corrupt I
7. A copy of the corrected petition must be served on	opposing counsel. I have not corrected the Petition and
Settlement Agreement I filed beyond the Motion to	o Amend that I filed June 26, 2018 issues related to Catrina
Ravenel's Punishment and the Fact that I Validated	
Kidnapping, Missing Child Victimization, and is invo	lived with Zack's death and probate theft. Additionally, [§
President Trump has "Ms. Gooden won I	ner lawsuit on MERIT". President Trump doesn't need to have
a corrected petition served on him or his counsel	
- 및,	OCH-LEWINI. K
	t in Favor of the Petitioner issues where you are seeking
clarity please ask and I've been courteous.	Supe 26, 2018
There is one problem regarding Catrina's Payone's	Motion regarding Cotina WAS punishment. Catrina needs to work and parent her kids NO
	ver, I think it would be in her children's best interest if I
charad so superdianchin with Cathing an Cathing	guardian with Rashonda Ravenel shared co-guardian with
	he co-guardian. Catrina's punishment should follow the arrest
	kdale County assailants; Fulton County Assailants; and
Gwinnett County Assailants.	(3)
46	
My other request is that the Supreme Court of the I	United States is suppose to make sure that My criminal
and Padicalism The Scott State along the	fore I was illegally invaded by Levin's insanity, exploitation,
suppose to clean up	and fix all defamation online and within any courts and up any police records that would endanger my child and have
him perceived as Missing now that the U.S. Attorney	y General has found him and returned him to me in 2015.
FIX ALL RECORDS IN POLICE STATIONS: SHERIFF DEP	ARTMENTS; AND COURTS IN: GWINNETT COUNTY, GA;
FULTON COUNTY, GA; ROCKDALE COUNTY, GA; WAY	YNE COUNTY, MI; FEDERAL RECORDS; AND CENTER FOR
MISSING AND EXPLOITED CHILDREN. PROVIDE MS. S	SELENA GOODEN WITH A JUDGEMENT ALSO THAT CLEARS
HER'S AND BABY CALEB'S NAME AND VALIDATES IM	IPECCABLE LAWS ABIDING CITIZENS RECORD, THE TRUTH.
DESAULTED SEPTEMBER OF COLUMN THE	W
	W DEADLINE TO PROVIDE MY RELIEF JUDGEMENT AND HAVE
THE US. DEPT. OF TREASURY DEPOSIT MY CHECK INT	TO MY CHECKING ACCOUNT.
555 leng Livel	9-11-18
PETITIONER, SELENA S. GOODEN	
N A	$L = \frac{1}{4}$
X- I V	8 "
W & STATE OF MICHIGAN	
L SOUNTY OF MANAGE	
- COUNTY OF WAYNE	
2 FUITHE UNDERSIGNED NOTARY PUBLIC HEREBY AFFIRE	M THAT SELENA SHERI GOODEN PERSONALLY APPEARED
	8 AND SIGNED THE AFFIDAVIT ABOVE OF HER FREE AND
VOLUNTARY DEED AND ACTIONS.	LIELA HAZIMEH
Hins	NOTARY PUBLIC - STATE OF MICHIGAN 9-11-18
Municipal flames	COUNTY OF WAYNE
NOTARY	My Commission Expires August 01, 2024 Acting in the County of WUYPP
ENCLOSED: DIRECT DEPOSIT LETTER	The sound of water 15
COFT OF 7.3. IA NUMBER OF THE PROPERTY OF THE	RENTRY OF DEFAULT HUDGEMENT IN FAVOR OF
PETITIONER, SELENA SHERI GOODEN	R ENTRY OF DEFAULT JUDGEMENT IN FAVOR OF

SELENA SHERI GOODEN

9.10.18 RESPONSE TO THE SUPREME COURT CLERK'S SEPTEMBER 4, 2018 LATE LETTER
MS. GOODEN ALREADY QUALIFIES FOR DEFAULT JUDGEMENT IN FAVOR OF PETITIONER THAT SCOTUS MUST PROVIDE
BY ACCOUNTABLE DATE: 9.30.18.

3.

SUPREME COURT OF THE UNITED STATES

SELENA GOODEN, PETITIONER

VS.

SUPREME COURT CASE:TBD

SETTLEMENT GREW FROM SUPREME COURT CASE 148524

UNITED STATES ETAL, RESPONDANT

10/3/18

MR. CLAYTON HIGGINS
CLERK OF THE COURT
SUPREME COURT OF THE UNITED STATES
ONE FIRST STREET, NE
WASHINGTON, DC 20543



RE: MOTION LETTER RE: SENATOR CARL LEVIN'S BULLYING TO WITHHOLD 30 TO 40 PERCENT TAXES FROM RELIEF.

ATTENTION CLAYTON AND

Thomas

I RECEIVED CORRESPONDENCE FROM YOU ON 9.30.2018. YOU DIDN'T REQUIRE ACTION. YOU'S SEPT. 4, 2018 Supreme Count received Stand of my 9.9.2018 Letter CLAYTON HIGGENS, CLERK AT THE SUPREME COURT OF THE UNITED STATES MISSED THE 9.30.18 DEADLINE TO PAY ME MY RELIEF THAT PRESIDENT TRUMP, JUDICIARY CHAIRMAN GOODLATTE, AND JUDICIARY MEMBER SHELIA JACKSON LEE, AND U.S SOLICITOR GENERAL NOEL FRANCISCO APPROVED. I ESCALATED TO JUSTICE TWO MASTO WRITE THE DEFAULT JUDGEMENT FAVORING PETITIONER COURT ORDER AND COPIED PRESIDENT TRUMP, AND SENATOR CARLLEVIN, 38 YEAR SENATE STRONGHOLD; 38 YEAR U.S. SENATE JUDICIARY STRONGHOLD; 52 YEAR CONGRESSIONAL STRONGHOLD, AND 52 YEAR CONGRESSIONAL JUDICIARY STRONGHOLD, AND 38 U.S SENATE ARMED SERVICES COMMITTEE AND PRESIDENTS FLIGHTS, AIRFORCE ONE. THE RESPONSE IS: The Legal Default Policy Control of the Control o

SENATOR CARL LEVIN'S RESPONSE: SENATOR LEVIN REINTRODUCED HIS DEMAND THAT I AM EXPECTED TO PAY 30 TO 40 PERCENT TAXABLE OF MY RELIEF.

THE AMOUNTS OF MONETARY RELIEF APPROVED AND DEFAULTED FAVORABLE TO ME ARE EACH:

\$4.2 BILLION \$64 BILLION \$2 BILLION

I'M NOT GOING NEGOTIATE ABOUT 30 OR 40 PERCENT TAXES WHEN MY MOTHER'S LIFE AND HEALTH ARE AT RISK. SENATOR LEVIN CAN TAKE 30 TO 40 TAXABLE PERCENTAGE FROM \$2Billion. BILLION? IN FACT, DEDUCT 40 PERCENT TAXABLE. DIRECT DEPOSIT MY RELIEF CHECK OF \$1.2Billion. BILLION BY OCTOBER 15, 2018 & PROVIDE MY JUDGEMENT. ADDITIONALLY, BY OCTOBER 15, 2018 GIVE ME ALL OTHER NON MONETARY APPROVED RELIEF DEMANDS EVERYTHING THAT DEFAULTED FAVORABLE TO ME.

SELENA GOODEN RE: MOTION LETTER TO SCOTUS, RE: SENATOR LEVIN'S EXPLOITATION TO WITHHOLD 30 TO 40 PERCENT TAX FROM RELIEF FROM PETITIONER'S RELIEF. 10.3.2018

1 | Page

CLARIFIED RELIEF DEMANDS, FOR JUSTICE QUICK GLANCE

I ACHIEVED MY SETTLEMENT ON MERIT.

SENATOR LEVIN SAID IT WAS MERIT FROM FOUNDATION OF LAWSUIT. DIDN'T OWE A DEBT OF SERVICE. HOWEVER EXCELLENCE WAS WORKED.

PRESIDENT TRUMP ACKNOWLEDGED WITHIN THE PAST 5 WEEKS THAT MS. GOODEN'S SETTLEMENT RELIEF IS A RESULT OF MS. GOODEN'S HIGH MERIT.



1) I AM ENTITLED TO BE PROVIDED (A) \$3.5 BILLION AND \$700,000,000. DIRECT DEPOSIT INTO MY CHECKING ACCOUNT NO LATER THAN 10.15.18. (NEW) AFTER TAX WITHHOLDING CHECK AMOUNT IS 1.2 BILLION.

2) PRESIDENT TRUMP HAS EXPLICITLY SAID HE'S NOT PROSECUTING SENATOR CARL LEVIN.

HOWEVER SENATOR LEVIN VOLUNTEERED TO BE GIVEN COURT ORDERED TO PSYCHIATRIC

THERAPY. WE ACCEPTED That offering.

ARE

3)CATRINA RAVENEL IS TO RECEIVE HOUSE ARREST IN MICHIGAN. CATRINA HAS TO WORK HER JOB AND TAKE CARE OF HER OWN CHILDREN WHILE SHE IS UNDER HOUSE ARREST, NOT TO EXCEED 10 YEARS.

4)ALL OF MY REMAINING ASSAILANTS CHARGED WITHIN SETTLEMENT AGREEMENT/PETITION DEFAULTED FAVOR OF PETITIONER, THEREFORE ASSAILANTS ARE TO BE ARRESTED, PUBLIC HUMILIATION. IMPLEMENT THE PUBLIC APOLOGY PENALTY, AND MINIMAL SENTENCING SCALABLE TO DEATH PENALTY. THE CHARGES ARE CHILD ABDUCTION; CHILD HOSTAGING, CONSPIRACY, FALSE ARREST AND IMPRISONMENT, AIDING AND ABETTING TERRORISM. GO TO HELL POLICE CHIEF JAMES CRAIG! THE RELIEF IS APPROVED BY PRESIDENT AND JUDICIARY AND MY INTENTIONS WIFE OBSESSIVE THAT MY CHILD'S ABDUCTORS AND HOSTAGERS ARE PROSECUTED.

5)MS. GOODEN IS ENTITLED TO AN IMPECCABLE CRIMINAL AND COURTS RECORD HISTORY. CLEAN UP OR PURGE ANY AND ALL COURT RECORDS REGARDING MS. GOODEN, ZACKARY ELLIS, OR CALEB GOODEN IN: (a)GWINNETT COUNTY COURTS, GA; (b)FULTON COUNTY COURTS, GA; (c)ROCKDALE COUNTY COURTS, GA;(d) INTERNET DEFAMATION; (e) WAYNE COUNTY COURT, MI; (f) U.S DISTRICT COURT EASTERN DISTRICT OF MI; (g) U.S DISTRICT COURT NORTHERN DISTRICT OF GEORGIA; (h) ROCKDALE COUNTY SHERIFF'S DEPARTMENT; (i) CONYERS POLICE DEPARTMENT; (j) FULTON COUNTY POLICE DEPARTMENT; (k) NATIONAL CENTERS FOR MISSING AND EXPLOITED CHILDREN; (L) DETROIT POLICE DEPARTMENT. THESE ARE ALL OF THE PLACES WHERE MS. GOODEN HAD TO FILE CLAIMS OR COMPLAINT. (M) IMPECCABLE FBI CASE FILE TOO. JUSTICE

SELENA GOODEN RE: MOTION LETTER TO SCOTUS, RE: SENATOR LEVIN'S EXPLOITATION TO WITHHOLD 30 TO 40 PERCENT TAX FROM RELIEF FROM PETITIONER'S RELIEF.

10.3.2018

Please

(i) I'M ENTITLED TO HONOR MEDALS. SET AN EXPECTATION OF WHICH HONOR MEDALS CALEB

AND I ARE GOING TO RECEIVE IN THE FUTURE? PULLITIZER PRIZE; OSCAR, GRAMMY, EMMY'S

GOLDEN GLOBE, AMERICAN MUSIC AWARD, HONOR MEDALS, MEDAL OF COURAGE

**DPLEASE PROVIDE MY DEFAULT JUDGEMENT IN FAVOR OF PETITIONER JUDGEMENT ORDER BY 10.15.18

ADMINISTRATOR JOHN THOMLINSON, PC IN LOGANVILLE, GA HAS TO PROVIDE ME A SEPARATE CHECK FROM THE PROBATE OF ZACKARY ELLIS. THAT MONEY IS CALEB'S INHERITENCE FROM HIS FATHER'S ESTATE. THAT WAS AN UNDISPUTED RELIEF DEMAND WITHIN THE 6.5.2018 PETITION.

THE CHARGE SHEET AGAINST MY ASSAILANTS IS WITHIN THE 6.5.2018 PETITION. THE AND THE AND THE AND THE AND THE AND THE AND THE BUTCH AND THE CATRINA RAVENEL DOES NOT RECEIVE THE DEATH PENALTY, HOUSE ARREST WAS APPROVED FOR HER.

FEDERAL LEADERS PRAISE MS. SELENA GOODEN

Case Defaulted Favorable to Delitioner. Selena Gooden, which is an automatic 1-055 for Defendant

Plausibility. Gooden was one Default Discussion About Relief Anc FDRL LDRS PRAISE GOODEN

- 1. DEFENSE SECRETARY PANETTA STATED MS. GOODEN IS BRILLIANT, PROVOCATIVE AND ENTITLED TO HONOR MEDAL.
- 2. IN 2011 DEFENSE SECRETARY ROBERT GATES ACKNOWLEDGED MS. GOODEN IS A WONDERFUL WOMAN.
- IN 2015 U.S SOLICITOR GENERAL DONALD VERRILLI HAD DETERMINED MS. GOODEN IS ENTITLED TO VICTORY POSITIONED DEFAULT IN MAY 2015.
- 4. IN MAY 2015 U.S.ATTORNEY GENERALS ERIK HOLDER, U.S ATTORNEY GENERAL CONGRESSMAN CONYERS, SENATE MAJORITY LEADER MITCH MCCONNEL RESCUED CALEB FROM HOSTAGING AND RETURNED CALEB TO HIS MOTHER.
- 5. IN JANUARY 2015 THRU MAY 2015 MS. GOODEN HAD ALSO PETITIONED \$2 BILLION MONETARY RELIEF. HOWEVER HER MONETARY RELIEF WAS STOLEN IN MAY 2015 AT THE SUPREME COURT OF THE UNITED STATES.
- 6. NOVEMBER 2016, PRESIDENT TRUMP WON THE PRESIDENCY AND TOLD MS.GOODEN HE WOULD HELP HER.
- 7. IN 2017 GOVERNMENT OVERSIGHT CHAIRMAN JASON CHAVETZ STATEDMS. GOODEN IS ENTITLED TO WEALTH AND HONOR.
- 8. IN 2017 FBI DIRECTOR JAMES COMEY DETERMINED MS. GOODEN IS ENTITLED TO \$7 BILLION WEALTH REFUND.
- 9. IN 2017 RETIRED JUDICIARY CONGRESSMAN CONYERS ACKNOWLEDGED MS. GOODEN'S REVENUE EARNINGS AMOUNT IS \$64 BILLION.
- 10. IN 2018 GOVERNMENT OVERSIGHT CHAIRMAN TREY GOWDY ACKNOWLEDGED MS. GOODEN IS ENTITLED TO A COMPLETE REFUND JUST ON THE PRINCIPLE, MS.GOODEN DIDN'T OWE A DEBT OF
- 11. FROM JAN. 2017 TO CURRENT, PRESIDENT TRUMP NEGOTIATED AND APPROVED MS. GOODEN'S SETTLEMENT RELIEF DEAL.SETTLEMENT RELIEF WAS THE ONLY REMAINING OPTION TO PROVIDE MS. GOODEN HER RELIEF.
- 12. IN MAY, 2018 JUDICIARY CHAIRMAN BOB GOODLATTE AND JUDICIARY MEMBER SHELIA JACKSON LEE APPROVED MS. GOODEN'S SETTLEMENT RELIEF DEAL.
- 13. PRESIDENT TRUMP WAS SERVED TO CONFIRM THE DEAL AND DID NOT DISPUTE THE RELIEF DEAL HE APPROVED.
- 14. IN JUNE, 2018 U.S. SOLICITOR GENERAL NOEL FRANCISCO ON BEHALF OF THE USDOJ AND SUPREME COURT WAS SERVED TO CONFIRM MS. GOODEN'S RELIEF DEAL AND DID NOT DISPUTE THE APPROVED RELIEF DEAL THAT PRESIDENT TRUMP AND JUDICIARY APPROVED AND ALLOWED THE APPROVED RELIEF TO DEFAULT JUDGEMENT IN FAVOR OF PETITIONER IN JULY 2018.
- 15. IN JULY 2018, MS. GOODEN REQUESTED RELIEF BY DEFAULT FAVORABLE TO MS. GOODEN. 16. AUGUST 2018 PRESIDENT TRUMP INFORMED MS. GOODEN IS IN ENTITLED TO THE APPROVED SETTLEMENT RELIEF ON MERIT LIKEWISE.
- 17. SEPTEMBER, 2018 MS. GOODEN REQUESTED JUSTICE GINSBURG AUTHORIZE RELIEF.

 18. SEPTEMBER 14, 2018 CLERK OF THE U.S. SUPREME COURT CLERK STAMP OF APPROVAL
 CERTIFIED SETTLEMENT RELIEF. "THE SCOTUS MUST PROVIDE"

 19. AFTER SEPTEMBER 14, 2018 SENATOR LEVIN TOLD MS. GOODEN TO PAY 30% TO 40% TAXES
- ON THE APPROVED AMOUNT. MS. GOODEN SAID OKAY. 40% TAXABLE AMOUNT REDUCED FROM 2 BILLION IS \$1.2 BILLION.
- 20. SEPTEMBER 14, 2018 SENATE MAJORITY LEADER MITCH MCCONNEL TOLD MS. GOODEN SHE DID NOT HAVE TO PAY ADDITIONAL TAXES. \$2 BILLION IS THE DIRECT DEPOSIT AMOUNT TAXES ALREADY WITHELD.

No. 148524.	•
	Settlement
	That
IN THE	Deriver
SUPREME COURT OF THE UNITED STATES	From Cas
	148524
Selena Good CREDITOR (Your Name)	
VS.	m· /
U.S. Gov't (president RESPONDENT(S)	
MOTION FOR LEAVE TO PROCEED IN FORMA PAUPERIS	
The petitioner asks leave to file the attached petition for a writ of without prepayment of costs and to proceed in forma pauperis.	certiorari
Please check the appropriate boxes:	
☐ Petitioner has previously been granted leave to proceed in forma pathe following court(s):	uperis in
V.S. Supreme Count	
☐ Petitioner has not previously been granted leave to proceed a pauperis in any other court.	in forma
☐ Petitioner's affidavit or declaration in support of this motion is attached	ed hereto.
☐ Petitioner's affidavit or declaration is not attached because the corappointed counsel in the current proceeding, and:	irt below
☐ The appointment was made under the following provision of law:	, or
\Box a copy of the order of appointment is appended.	'%
Selome Y	Invelo
(Signature)	
	RECEIVED
	JUN - \$ 2018
Proof of Filing LE	OFFICE OF THE CLERK SUPREME COURT, U.S.
Defaulten fourmale La G	elener.

U.S. SUPREME COURT OF THE UNITED STATES

SELENA GOODEN U.S. RECEI	VED
VS. JUN 12	1
UNITED STATES	
Case was selffed with President Trump	10 m 8524
Judiciary Approved Judgement in Favor of F	Etitioner
Chief Justice Roberts juvited Actitioner to Petiti Scorus For A Relief Or Deed Help with Check delivery to putitioner!	ښ
EMERGENCY APPLICATION (Coverage)	-pilvee
Rule 60. Relief from a Judgment or Order, or Proceeding	
(d) Other Powers to Grant Relief. This rule does not limit a court's power to: (1) entertain an independent action to relieve a party from a judgment, order, or proceeding;	is an Automotic Loss for
PRESIDENT TRUMP HAS SETTLED THE LAWSUIT WITH PETITIONER. WHILE THE JUDICIARY COMMITTEE HAS APPROVED THE SETTLEMENT AND 5/30/18 REAFFIRMED THEIR ADJUDICATION DETERMINATION JUDGEMENT IN FAVOR OF PETITIONER.	Defendants, Defendants, Forked to
Proof of Flings. President AND U.S. Solver General Defaulten Favorable to Petiting Selena G	Respond or Dispute. Scoto! Therk. Stamped Two (eath
To that a second of	